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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

1 Lien Avoidance

Last revised: September 1, 2018

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of New	/ Jersey			
In Re: Guiller	no J Romero		Case No:	19-22136		
	De	btor(s)	Judge:		Michael B. Kaplan	
		()				
	CHAPTER 13 PLA	N AND MOTIONS	***FOURTH	AMENDED	***	
☐ Original☐ Motions Included		lodified/Notice Requ lodified/No Notice R		Date:		
		OR HAS FILED F R 13 OF THE BAN				
	YOU	R RIGHTS MAY E	BE AFFECTED)		
contains the date of Plan proposed by syour attorney. Any written objection with may be reduced, notions may be gristated in the Notice notice. See Bankrumodification may to alone will avoid or or modify a lien bas wishes to contest sprosecute same.	of the confirmation hearing the Debtor to adjust debtor to adjust debtor to adjust debtore who wishes to opposithin the time frame state and without further not anted without further not anted without further not be. The Court may confirm the place solely within the modify the lien. The debtore and treatment must file	ing on the Plan proofs. You should read ose any provision of ted in the <i>Notice</i> . You should read the plan may be of the chapter 13 conditions the chapter 13 conditions at timely objection	oposed by the ad these paper of this Plan or four rights may confirmed and aless written of e are no timely ons to avoid or firmation process the interest rand appear at	Debtor. This carefully a carefully a carefully a carefully a carefully a become bir bjection is first filed object modify a licess. The place on or adverte. An affect the confirm	s document is the and discuss them included in it must d by this plan. You nding, and included led before the deations, without furthern, the lien avoida an confirmation or exary proceeding to ted lien creditor whation hearing to	actual with file a Ir claim d dline er nce or der o avoid ho
state whether the	atters may be of partic e plan includes each o hecked, the provision	of the following it	ems. If an iten	n is checke	ed as "Does Not"	
	-			•		
THIS PLAN:						
	S NOT CONTAIN NON- SET FORTH IN PART 1		VISIONS. NO	N-STANDA	RD PROVISIONS	
COLLATERAL, W	S NOT LIMIT THE AMO HICH MAY RESULT IN ITOR. SEE MOTIONS	A PARTIAL PAY	MENT OR NO	PAYMENT)F
✓ DOES □ DOES	S NOT AVOID A JUDIC	IAL LIEN OR NO	NPOSSESSOF	RY, NONPL	IRCHASE-MONE	1

SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

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Initial Debtor(s)' Attorney Ir	Initial Debtor(s)' Attorney Initial Debtor: <u>GJR</u> Initial Co-Debtor					
Part 1: Payment and Length of Plan						
a. The debtor has paid \$23,000.00 to date and then \$1550.00 monthly starting 4-1-2020 to complete plan payments						
to the Chapter 13 Trustee, for approximately <u>60</u> months.						
		- , ,	d 6 H :			
 b. The debtor shall make plan payments to the Trustee from the following sources: Future Earnings 						
				when funds are available):		
c. Use of real property to satisfy pla	an obligations	:				
☐ Sale of real property	J					
Description: Proposed date for co	mpletion:					
☐ Refinance of real pro	porty:					
Description:	perty.					
Proposed date for co	mpletion:					
☐ Loan modification wi	th respect to r	nortgage e	ncumbering prop	perty:		
Description:	molation					
Proposed date for co	impletion:					
d. The regular monthly loan modification.	mortgage pay	ment will o	continue pending	the sale, refinance or		
e. Other information that may be important relating to the payment and length of plan:						
Part 2: Adequate Protection)	NONE				
a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).						
b. Adequate protection payments w	/ill be made ir	the amou	nt of \$ to be	paid directly by the		
debtor(s) outside the Plan, pre-confirmation to: (creditor).						
Part 3: Priority Claims (Including Administrative Expenses)						
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:						
Creditor	Type of Priority			Amount to be Paid		
Albert Russo	Administrativ			9,330.00		
Franklin S. Montero 004252011 Attorney Fees 2,500.00						
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: 						
✓ None						
The allowed priority claims listed assigned to or is owed to a governm						

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pursuant to 11 U.S.C.1322(a)(4):							
Creditor	Type of	Priority	Claim Amo	Amount to	Amount to be Paid		
Part 4: Secured C	laims						
a. Curing Default	and Maintainin	g Payments on	Principal Resi	dence:	NONE		
	and mama	g i ayınıdınıd dir	· ····o·pa· ···co·	uonoon			
		Trustee (as part o					
obligations and the		directly to the c	reditor (outside	the Plan) i	monthly obligation	ons di	ue after the
bankruptcy filing as	s follows:	T					
				Interest Rate on	Amount to be Paid to Creditor (Ir		egular Monthly ment (Outside
Creditor	Collateral o	r Type of Debt	Arrearage	Arrearage	Plan		Plan)
Select Portfolio Servi US Bank	Carteret, N	J 07008	79,828.80	0.00	79,828.80	1	1,801.56
	Middlesex	County					
b. Curing and Ma	intaining Paym	ents on Non-Pri	ncipal Residen	ce & othe	r loans or rent	arrea	rs: 🗸
NONE			•				<u></u>
 			\				
The Debtor will pay and the debtor will							
filing as follows:	pay unechy to th	ie creditor (outsit	de the Flan, mo	Titiliy oblig	ations due aiter	uie D	апктирісу
ming as renews.				Interest	Amount to be Paid	I Re	egular Monthly
Craditar	Colleteral	r Type of Dobt	Arroorogo	Rate on	to Creditor (Ir		ment (Outside
Creditor	Collateral o	r Type of Debt	Arrearage	Arrearage	Plan	1	Plan)
c. Secured claims	excluded from 1	11 U.S.C. 506: ✓	NONE				
			_				
The following claim							
purchase money se	•		•	•			
within one year of t value:	ne petition date	and secured by a	a purcnase mor	iey securit	y interest in any	otner	tning of
value.					Total to be F	aid the	ough the Plan
				Amount of			est Calculation
Name of Creditor	Collateral		Interest Rate	Claim			
d. Requests for v	aluation of sec	urity. Cram-dov	vn. Strip Off &	Interest R	ate Adiustmen	ts□	NONE
		, ,	,				
1.) The de	btor values colla	ateral as indicate	d below. If the c	laim may	be modified und	er Se	ction
1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in							
Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated							
as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an							
unsecured claim.							
	NOTE: A		41-1	ALCO DE	CHIDEC		
NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.							
	tile appropri	ate motion to Di	s med under S	ection / 0	ı ilib fiaili		
					Value of		
		Sopodule 4	Total	Cuparia-	Crounter ,	Annual	
Creditor	Collateral	Scheduled Debt	Collateral Value	Superior Liens	Interest in Ir Collateral		Amount to Be Paid

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Specialized Loan Servicing	79 Washington Ave Carteret, NJ 07008		\$265,000.00	\$355,778.82	Secured Lien	11.75	\$5,200.00
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.							
e. Surrender NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:							
Creditor	Co	ollateral to be Surrer	Value of	Surrendered Collateral	Remaini	ng Unsecured Debt	
f. Secured Claims Unaffected by the Plan V NONE The following secured claims are unaffected by the Plan: Creditor							
Creditor	ims to be Paid in I	Collateral	CTIAIT V IVO		otal Amount to	be Paid thr	ough the Plan
Part 5: Unsecu	red Claims	NONE					
 a. Not separately classified allowed non-priority unsecured claims shall be paid: Not less than \$ to be distributed pro rata Not less than percent 							
b. Separ	ately classified u	nsecured claims	s shall he trea	ated as follow	<i>1</i> S:		
Creditor		asis for Separate Cla		Treatment	73.	Amo	unt to be Paid
Part 6: Executory Contracts and Unexpired Leases X NONE							
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)							
All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:							
	Arrears to be Cured in Plan	Nature of Con	tract or Lease	Treatment by	/ Debtor F	Post-Petitio	n Payment
Part 7: Motions NONE							
NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be							

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filed with the Clerk of Court when the plan and transmittal notice are served.										
a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ☐ NONE The Debtor moves to avoid the following liens that impair exemptions:										
Creditor	Nature of Collateral	Type of Lien	n Amount of Lien			Value of Clair Collateral Exemp		ned Against the		Amount of Lien to be Avoided
Specialized Loan Servicing	79 Washington Ave. Carteret, NJ 07008 Middlesex County	Agreement, Second Mortgage	51,5	51,575.98 265,00		.00 0.1		00 3	355,778.82	\$46,375.98
b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:								-		
Creditor	Collateral	_		Total Co	ollateral	Superio		Value of Creditor Interest Collatera	's in	Total Amount of Lien to be Reclassified
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:										
Creditor	Collateral	Sch	eduled Debt		Collateral	An	nount to be	Deemed Secured		Amount to be Reclassified as Unsecured
Part 8: Other Plan Provisions a. Vesting of Property of the Estate										
2) Other Administrative Claims 3) Secured Claims 4) Lease Arrearages 5) Priority Claims 6) General Unsecured Claims										

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d. Post-Petition Claims	
The Standing Trustee \checkmark is, \square is not Section 1305(a) in the amount filed by the p	authorized to pay post-petition claims filed pursuant to 11 U.S.C. ost-petition claimant.
Part 9: Modification X NONE	
If this Plan modifies a Plan previousl Date of Plan being modified:	y filed in this case, complete the information below.
Explain below why the plan is being modified	ed: Explain below how the plan is being modified:
Are Schedules I and J being filed simultane	ously with this Modified Plan?
Part 10: Non-Standard Provision(s): Sig	
Non-Standard Provisions Requiring ☐ NONE ☑ Explain here: \$23,000.00 paid to date and then \$1500.00 monthly \$5,200.00 to be paid to Specialized Loan Servicing	y starting 4-1-2020 for the remainder of the plan (total of 60 months) with
Any non-standard provisions placed of	elsewhere in this plan are ineffective.
Signatures	
The Debtor(s) and the attorney for the Debto	or(s), if any, must sign this Plan.
debtor(s) certify that the wording and order of Chapter 13 Plan and Motions, other than any	or(s), if not represented by an attorney, or the attorney for the of the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> y non-standard provisions included in Part 10.
I certify under penalty of perjury that the abo	ve is true.
Date: April 3, 2020	/s/ Guillermo J Romero
Date:	Guillermo J Romero Debtor
	Joint Debtor
Date March 25, 2020	/s/ Franklin S. Montero Franklin S. Montero 004252011
	Attorney for the Debtor(s)